Tommy J. Swann, State Bar No. 19552820 tswann@mhbg.com Michael S. Uryasz, State Bar No. 24082440 muryasz@mhbg.com McCLESKEY, HARRIGER, BRAZILL & GRAF, L.L.P. 5010 University Ave, 5th Floor Lubbock, Texas 79413-4422 (806) 796-7300, (806) 796-7365 FAX

ATTORNEYS FOR SECURED CREDITOR MANHEIM

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS LUBBOCK DIVISION

IN RE:	§
REAGOR-DYKES MOTORS, LP	§ Case No. 18-50214-rlj11
Debtor.	§ 8
500.01.	§
IN RE:	§
REAGOR-DYKES IMPORTS, LP	§ Case No. 18-50215-rlj11
Debtor.	§ (Jointly Administered Under § Case No. 18-50214) 8
IN RE:	§ §
REAGOR-DYKES AMARILLO, LP	§ Case No. 18-50216-rlj11
Debtor.	§ (Jointly Administered Under § Case No. 18-50214) §
IN RE:	§ §
REAGOR-DYKES AUTO COMPANY, LP	§ § Case No. 18-50217-rlj11
Debtor.	§ (Jointly Administered Under § Case No. 18-50214)

IN RE:	§ §
REAGOR-DYKES PLAINVIEW, LP	§ Case No. 18-50218-rlj11
Debtor.	 § (Jointly Administered Under § Case No. 18-50214) 8
IN RE:	§ §
REAGOR-DYKES FLOYDADA, LP	§ Case No. 18-50219-rlj11
Debtor.	§ (Jointly Administered Under § Case No. 18-50214) §

MANHEIM'S MOTION FOR RELIEF FROM THE AUTOMATIC STAY AND REQUEST FOR SHORTENED NOTICE PERIOD AND EXPEDITED HEARING

Creditors Manheim Remarketing, Inc. and Online Vehicle Exchange, L.L.C. (collectively, "Manheim") respectfully move this Court for relief from the automatic stay pursuant to 11 U.S.C. § 362(d) and Fed.R.Bankr.P. 4001(a)(1). In support of this motion, Manheim states as follows:

Jurisdiction

- 1. Debtors Reagor-Dykes Motors, LP, Reagor-Dykes Imports, LP, Reagor-Dykes Amarillo, LP, Reagor-Dykes Auto Company, LP, Reagor-Dykes Plainview, LP, and Reagor-Dykes Floydada, LP (collectively, "Debtors") commenced these jointly-administered cases by filing voluntary petitions for relief under Chapter 11 of the Bankruptcy Code on August 1, 2018 (the "Petition Date").
- 2. This Court has jurisdiction over the subject matter of this motion pursuant to 28 U.S.C. § 1334. The instant matter is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(G).

Factual Background

- 3. Manheim operates wholesale commercial automobile auctions throughout the country and online where licensed dealers and other commercial parties can buy and sell cars. Manheim sometimes does business as Manheim Dallas, Manheim Pennsylvania, Manheim Phoenix, Manheim San Antonio, Manheim Texas Hobby, Manheim Utah, and/or myCentralAuction, among other trade names.
- 4. Between July 1, 2018 and the Petition Date, some or all of the Debtors agreed to purchase sixteen (16) vehicles through Manheim. In the purchase and sale agreement for each vehicle ("bill of sale"), Debtors agreed to the Manheim Terms and Conditions, which provide that title does not pass to the buyer until good funds are received by Manheim and that Manheim was granted a purchase money security interest in the acquired vehicle to secure payment, making each of those vehicles and their proceeds collateral of Manheim. The list of vehicles includes, but is not necessarily limited to, the following:

Your	Make	Model	AVIN TO THE REPORT OF THE PERSON OF THE PERS
2017	Land Rover	Range Rover	SALGW2FE2HA326134
2012	Bentley	Continental GT	SCBFR7ZA0CC070625
2017	Mercedes-Benz	SL	WDDJK7DA4HF044009
2018	Cadillac	Escalade	1GYS3CKJ7JR116682
2018	Mercedes-Benz	E-Class	WDD1K6FB1JF046614
2017	Toyota	4Runner	JTEBU5JR0H5479215
2016	Mercedes-Benz	E-Class	WDDKJ6FB4GF318850
2018	Mercedes-Benz	CLA	WDDSJ4EB0JN576611
2015	Mercedes-Benz	E-Class	WDDKJ6FB1FF307741
2012	BMW	M3	WBSKG9C55CE798494
2018	Volvo	S60	YV126MFL0J2450392
2018	Ford	Fusion	3FA6P0D90JR154875
2014	Ram	1500	1C6RR6LG0ES356363

2015	Volvo	S60	YV126MFK6F1340578
2016	Mazda	Mazda3	JM1BM1U7XG1335703
2009	Honda	CR-V	JHLRE38529C004284

True and accurate copies of the bills of sale for the vehicles are attached hereto as Exhibit 1. A true and correct printout of the Manheim Terms and Conditions is attached hereto as Exhibit 2.

- 5. Manheim perfected its security interest in its collateral by filing a UCC Financing Statement (the "Financing Statement") with the Office of the Texas Secretary of State. A true and correct copy of the Financing Statement is attached hereto as Exhibit 3.
- 6. Pursuant to the terms of the sale, the Manheim Terms and Conditions, and through the ordinary and customary practice of Manheim, when the sellers of the vehicles delivered title to the vehicles, Manheim was obligated to advance the sellers the purchase price that Debtors agreed to pay.
- 7. Debtors failed or refused to pay Manheim for the vehicles they agreed to purchase.
- 8. Debtors are currently indebted to Manheim for the unpaid vehicles in the principal amount of \$687,345.00, together with contractually-agreed interest, fees, and costs of collection.
- 9. Despite repeated requests from Manheim and from Manheim's counsel, Debtors and their counsel have refused to provide Manheim any information regarding the whereabouts, status, and/or condition of its collateral.

Relief from Stay

10. The above-referenced motor-vehicle collateral, by its nature, depreciates at a demonstrable and rapid rate. It is common for automobiles to depreciate at a rate of at least 2%

per month. Many of the vehicles have already depreciated due to the length of time they have been in the Debtors' possession, and any further delay in selling the vehicle collateral is likely to create additional losses for Manheim.

- 11. Due to Debtors' refusal to provide any information to Manheim on its collateral, it is currently unknown whether the Debtors have sold some or all of the vehicles and failed to turn over the proceeds to Manheim. However, it has been alleged by other creditors in these cases that Debtors have a standard practice of selling vehicles out of trust and deceiving their creditors as to the status of their collateral.
- 12. Debtors have no equity in the collateral. Of course, in the unlikely event there were a surplus after resale and payment of the debt to Manheim, Manheim would be entitled to interest and any reasonable fees, costs, or charges provided for under the terms of sale and under state law. 11 U.S.C. § 506(b). Manheim would then be obligated to return any excess to the estate.
- 13. Debtors are in default, expenses continue to accrue, the collateral continues to depreciate, the collateral is inherently mobile, and the debtors are not in a position to provide Manheim with adequate protection of its interest in the collateral.
- 14. If Manheim is not permitted to foreclose its security interest in the collateral immediately, it will suffer irreparable injury, loss, and damage.
- 15. Furthermore, Debtors are not able to meet their burden of showing that the collateral is necessary for an effective reorganization because no such reorganization is possible. See In re RYYZ, LLC, 490 B.R. 29, 35-36 (Bankr. E.D.N.Y. 2013) ("The debtor's burden 'is not merely a showing that if there is conceivably to be an effective reorganization, this property will

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be needed for it; but that the property is essential for an effective reorganization that is in prospect.' [Cit] For an effective reorganization to be in prospect, 'there must be a reasonable possibility of a successful reorganization within a reasonable time.'") (emphasis in original) (quoting In re Timbers of Inwood Forest Assocs., Ltd., 484 U.S. 365, 275-76 (1988)). On information and belief, Debtors are struggling to operate as a going concern; have sold vehicles worth millions of dollars out of trust; and are unlikely to be able to generate enough income to operate in bankruptcy where they have no post-petition financing and no real prospects for such financing.

- 16. Accordingly, pursuant to 11 U.S.C. §§ 362(d)(l) and 362(d)(2), cause exists for modification of the automatic stay as to Manheim so as to allow Manheim to recover, sell, liquidate, and/or otherwise realize upon its clear collateral and the proceeds thereof.
- 17. Manheim requests that this motion be heard on an expedited basis in conjunction with the final hearing on use of cash collateral and the hearing on other motions for relief from stay already scheduled for August 16, 2018, at 10:00 a.m., and that the Court accordingly shorten notice on this motion so that it may be heard at such date and time.
- 18. Manheim further requests that the 14-day stay period pursuant to Rule 4001(a)(3) of any order entered on this motion be waived, given the highly mobile nature of Manheim's collateral, and the fact that the Debtors have sold some vehicles out of trust and refuse to account to Manheim for its collateral.

WHEREFORE, Manheim requests that the Court enter an order modifying the automatic stay of § 362(a) with respect to the enforcement of Manheim's security interest in its collateral so as to permit Manheim to recover, sell, liquidate, or otherwise realize upon the collateral.

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including to permit Manheim to sell collateral previously recovered from Debtors, and to apply the proceeds of such collateral to the debt owed by Debtors to Manheim.

Respectfully submitted,

McCleskey, Harriger, Brazill & Graf, L.L.P. 5010 University Ave FL 5 Lubbock, Texas 79413-4422 (806) 796-7300; (806) 796-7365 [fax] Tommy J. Swann, SBN 19552820 tswann@mhbg.com Michael S. Uryasz, SBN 24082440 muryasz@mhbg.com

By:/s/ Tommy J. Swann
Tommy J. Swann

ATTORNEYS FOR MANHEIM

CERTICATE OF SERVICE

I certify that a true and correct copy of the foregoing Motion was served on the following parties via ECF and/or regular U.S. Mail on this 14th day of August, 2018:

- Reagor Dykes Auto Group 1215 Ave. J Lubbock, TX 79401
- Keith Langley and Brandon K. Bains
 Langley LLP
 1301 Solana Blvd., Bldg. 1, Suite 1545
 Westlake, TX 76262
 Email: klangley@l-llp.com and bbains@l-llp.com
 Attorneys for Ford Motor Credit
- 3. Donald Cram and Duane M. Geck
 Severson & Werson
 One Embarcadero Center, Suite 2600
 San Francisco, CA 94111
 Email: dmg@severson.com and dhc@severson.com
- 4. U.S. Trustee's Office 1100 Commerce St., Room 9C60 Dallas, TX 75242
- 5. All parties receiving notice via ECF in this case.

/s/ Tommy J. Swann Tommy J. Swann

(1) Manheim

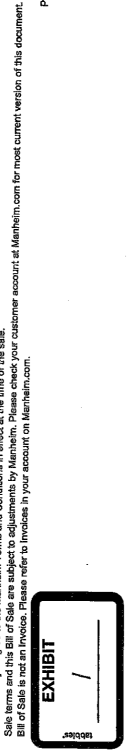
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BILL OF SALE

DOCUMENT NOT VALID

	Sale Price \$ 28,000.00 Adjustments \$ 0.00 Final Sale Price \$ 28,000.00 Seller MERCEDES-BENZ FINANCIAL 13650 HERITAGE PKWY Fort Worth, TX 76177 US Seller Rep:	Ce Transaction Unpaid
is in the second of the second	# \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	
us CLA 0	Seller MERCEDES-BENZ FINANCIAL 13650 HERITAGE PKWY Fort Worth, TX 76177 US Seller Rep:	
Vehicle Information 2018 Mercedes-Benz CLA Seda GLS Night Bi WDDSJ4EB0JN576611 Mileage: 11223 Miles 0 License Plate No: Title Information	Seller Rep:	Buyer REAGOR AUTO MALL LTD 12/11/19TH ST LUBBOCK, TX 79401 US
Seda GLS Night Bi WDDSJ4EB0JN576611 Mileage: 11223 Miles 0 License Plate No: Title Information	Monature on file	Buyer Rep: THOMAS, DAVID Signature on file
	Auction Lights	
Title Information	GREEN Buyer protection to conditions YELL.OW Certain conditions announced prior to sale	
State: I.X Number: 1	Odometer Disclosure Federal law (and state law, if applicable) requires the Selier to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.	wmership. Failure to complete or providing false information
Vehicle Features no emissions 7-Speed AT	Seller hereby states that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	on this Bill of Sale under Vehicle Information and certifies to the arwise in the Announcements & Notes below.
CHA	Announcements & Notes	
Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein. Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage. Bluer mist rehim a strand many of the this that	Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein. Seller is the transferor of the vehicle and is responsible for all disclosures, including adometer and mileage. By wer miles behing a strong of the this control of	

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Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.

Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.



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638 myCentralAuction 6325 PEACHTREE DUNWOODY RD ATLANTA, GA, 30328, US	Sale Date 15-JUL-2018 21:45:06 Yr Wk Ln Rn 2018-28-81-852	Vehicle Purchase Price Vehicle Purchase Price \$ 17,600.00 Transaction Unpaid Adjustments \$ 10,00 Final Sale Price \$ 17,600.00 Final Sale Price Final Sale Price
Pickup Location 43375 Old Ox Rd Dulles, VA 20166-2117 US	Sale Type MBonDemand	Seller MERCEDES-BENZ FINANCIAL 13650 HERITAGE PKWY Fort Worth, TX 76177 US
Vehicle Information 2014 Mercedes-Benz C-Class		Seller Rep: THOMAS, DAVID Signature on file Signature on file
Seda GLS Polar Wh WDDGF4HB7EA929541		Auction Lights
Mileage: 22952 Miles 0 License Plate No:		GREEN Buyer protection to conditions YELLOW Certain conditions announced prior to sale
Title Information State: DC Number: 1		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.
Vehicle Features 4 Cylinder Engine	The state of the s	Seller heraby states that the oxiometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.
ALM		Announcements & Notes

Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein.

Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage.

Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalties. See 49 CFR § 580.5(f).

Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer. Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.

Sale terms and this Bill of Sale are subject to adjustments by Manheim. Please check your customer account at Manheim.com for most current version of this document. Bill of Sale is not an Invoice. Please refer to invoices in your account on Manheim.com.



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	# 14 TA 1	The state of the s	FOR EXPORT
6325 PEACHTREE DUNWOODY RD ATI ANTA. GA. 30228 US	Sale Date 21-JUL-2018 13:40:04	Vehicle Purchase Price \$ 72,400.00 Trans	Transaction Unpaid
		Adjustments \$ 0.00	
	Yr Wk Ln R n 2018-29-81-746	Final Sale Price \$ 72,400.00	
Pickup Location 1190 Lancaster Rd Manheim, PA 17545-9746 US	Sale Type MBonDemand	Seller MERCEDES-BENZ FINANCIAL 13850 HERITAGE PKWY 1201 HERITAGE PKWY	LAUTO MALL LTD H ST K TX 79404 US
Vehicle Information 2017 Mercedes-Benz SL		Seller Rep: Signature on file Signature	Buyer Rep: THOMAS, DAVID Signature on file T
Road GLS Brillian WDDJK7DA4HF044009		Auction Lights	
Mileage: 13838 Miles 0		GREEN Buyer protection to conditions YELLOW Certain conditions announced prior to sale	
License Plate No:			
Title Information State: FL Number: 1		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.	970 E-11
Vehicle Features 8 Cylinder Engine	no emissions	Seller hereby states that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed offerwise in the Announcements & Notes below.	der Vehicle Information and certifies to the Chicas below.
BLA BLA		Announcements & Notes	08/14/1/8
Seller aurees to sell the vehicle covered by this Bill of Sale in Britan for the sale and termine	hy His Bill of Calo to Broom for t		14:48:
	List and the calc to buyer for	ne price noted nerelli.	

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Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalities. See 49 CFR § 580.5(f).

Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.

Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.

Bill of Sale is not an Invoice. Please refer to Invoices in your eccount on Manheim.com.

Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage.

Sale terms and this Bill of Sale are subject to adjustments by Manheim. Please check your customer account at Manheim.com for most current version of this document.



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BILL OF SALE

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HOBBY	Sale Date 15-JUL-2018 23:27:47	Sale Price	Vehicle Purchase Price \$ 25,050.00	Transaction Unpaid
8215 KOPMAN DR Houston, TX, 77061, US		Adjustments	\$ 0.00	
	Yr Wk Ln Rn 2018-29-94-9	Final Sale Price	\$ 25,050.00	
Pickup Location 8215 KOPMAN DR Houston, TX 77061 US	Sale Type ove	Seller VOLVO NA REP/WORLD OMNI 6150 OMNI PARK DR MAILDROP: WOF/MB240 MOBILE, AL 36609 US		Buyer REAGOR AUTO MALL LTD 1211 19TH ST LUBBOCK, TX 79401 US
Vehicle Information		Seller Rep: Signeture on file		Buyer Rep: THOMAS, DAVID Signature on file
4DSN DYNAMIC Gray YY126MFL0J2450392		Auction Lights		
Mileage: 8533 Miles 0		GREEN Buyer protection to conditions		
License Plate No:				
Thie Information State: TX Number: 1		Odometer Disciosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.	e the mileage upon transfer of ownership. F	Failure to complete or providing false information
Vehicle Features 4 Cylinder Engine 8-Sheed & I	50 State	Seller hereby states that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	dentically to the Mileage stated on this Bill o be Vehicle, unless disclosed otherwise in the	of Sale under Vehicle Information and certifies to the Announcements & Notes below.
BLK		Announcements & Notes		
Collor common to see Il Me	**************************************			
Seller is the transferor of the vehicle covered by this Bill of Sale to Buyer for the price noted herein. Seller is the transferor of the vehicle and is responsible for all disclosures, including odormeter and mileage. Buyer must return a signed copy of the title front and back, including the odormeter statement therein, to Sel Manhelm retains a purchase money security interest in the Vehicle and its title and security.	d by this bill of Sale to Buyer for the is responsible for all disclosure title front and back, including the party intopset in the Vehicle out is	Seller is the transferor of the vehicle covered by this bill of Sale to Buyer for the price noted herein. Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage. Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and oriminal penalities. See 49 CFR § 580.5(f). Manhelm retains a nurchase money security interest in the Vehicle and its transferor.	nd oriminal penalties. See 49 CFR § 5.	380.5(f).

Printed on: 14-Aug-2018 12:58:28 Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.
Sale terms and this Bill of Sale are subject to adjustments by Manheim. Please check your customer account at Manheim.com for most current version of this document.
Bill of Sale is not an Invoice. Please refer to Invoices in your account on Manheim.com.

Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.



BILL OF SALE

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638 myCentralAuction 6325 PEACHTREE DUNWOODY RD ATLANTA, GA, 30328, US	Sale Date 25-JUL-2018 12:40:05 Yr Wk Ln Rn 2018:30-81:383	Sale Price\$ 27,550.00Adjustments\$ 27,550.00Final Sale Price\$ 27,550.00	FOR EXPORT
Pickup Location 11801 W Colonial Dr Occee, FL 34761-3328 US	Sale Type MBonDemand	Seller MERCEDES-BENZ FINANCIAL 13650 HERITAGE PKWY Fort Worth, TX 76177 US	Buyer REAGOR AUTO MALL LTD 1211 19TH ST LUBBOCK TX 79401 11S
Vehicle Information 2015 Mercedes-Benz E-Class		Seller Rep: <u>Signature on file</u>	Buyer Rep: THOMAS, DAVID Signature on file
VDDKJ6FB1FF307741		Auction Lights	
Mileage: 2047 Miles 0 License Plate No:		GREEN Buyer protection to conditions YELLOW Certain conditions announced prior to sale	
Title Information State: FL Number: 1		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisorment.	ailure to complete or providing false information
Vehicle Features V6 Cylinder Engine 7-Speed Arr	50 State	Seller hereby states that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	Sale under Vehicle Information and certifies to the Announcements & Notes below.
NAT		Announcements & Notes	

Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein

Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage.

Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalties. See 49 CFR § 580.5(f). Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer. Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.

Sale terms and this Bill of Sale are subject to adjustments by Manheim. Please check your customer account at Manheim.com for most current version of this document. Bill of Sale is not an Invoice. Please refer to Invoices in your account on Manheim.com.



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6325 PEACHTREE DUNWOODY RD ATLANTA, GA, 30328, US	25-Jul-2018 15:35:06	Sale Price	Vehicle Purchase Price \$ 66,550.00	Transaction Ungaid
		Adjustments	\$ 0.00	
	Yr WW Ln Rn 2018-30-81-492	Final Sale Price	\$ 66,550,00	
Pickup Location 4900 Buffington Rd Atlante, GA 30349 US	Sale Type MBonDemand	Seller MERCEDES-BENZ FINANCIAL 13650 HERITAGE PKWY Fort Worth, TX 76177 US		Buyer REAGOR AUTO MALL LTD 1211 19TH ST 111RROCK TY 7004 11S
Vehicle Information		Saller Rep: Signature on file		Buyer Rep: THOMAS, DAVID
2016 Mercedes-Benz E-Class Seda GLS Polar Wh WDD1K6FB1JF046614		Auction Lights		
Mileage: 9100 Miles 0 License Plate No:		GREEN Buyer protection to conditions YELLOW Certain conditions announced prior to sale	sale	
Title Information State: AL Number: 1		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.	to state the mileege upon transfer of ownership. f	Failure to complete or providing false information
Vehicle Features V6 Cylinder Engine	no emissions	Seller heraby states that the odorneter for this Vehicls now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	reads identically to the Mileage stated on this Bill o go of the Vehicle, unless disclosed otherwise in the	of Sale under Vehicle information and certifies to the Announcements & Notes below.
OYS OYS		Announcements & Notes		
Seller agrees to sell the vehicle covered by this Bill of Sale to Buver for the orins and	withis Bill of Sale to Bluver for t	he nire anted kerein	Topic Control of the	
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Buyer must refurn a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalties. See 49 CFR § 580.5(f).

Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.

Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.

Bill of Sale is not an Invoice. Please refer to Invoices in your account on Manheim.com.

Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage.

Sale terms and this Bill of Sale are subject to adjustments by Manheim. Please chack your customer account at Manheim.com for most current version of this document.



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638 mvCentralAnotion	S-1- Frank			FOR EXPORT
6325 PEACHTREE DUNWOODY RD ATLANTA, GA. 30328 1.15	Sale Date 27-JUL-2018 16:50:05	Sale Price \$ 30,600,00	Vehicle Purchase Price \$ 30,600.00 Transaction Unusid	pizal
		Adjustments	0.00	
	Yr Wk Ln Rn 2018-30-81-776	Final Sale Price \$ 30,600.00	00.00	
Pickup Location 600 Sansbury's Way West Palm Beach, FL 33411 US	Sale Type MBonDemand	Seller MERCEDES-BENZ FINANCIAL 13650 HERITAGE PKWY Fort Worth, TX 78177 US	Buyer REAGOR AUTO MALL LTD 1211 19TH ST LUBBOCK, TX 29401 US	O MALL LTD
Vehicle Information 2016 Mercedes-Benz E-Class		Seller Rep: Signature on file	Buyer Rep: THOMAS, DAVID Standure on file	OMAS, DAVID
Seda GLS Polar Wh WDDKJ6FB4GF318850		Auction Lights		
Mileage: 23076 Miles 0 License Plate No:		GREEN Buyer protection to conditions YELLOW Certain conditions announced prior to sale		
Title Information State: FL Number: 1		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or Imprisonment.	upon transfer of ownership. Failure to complete or p	providing false information
Vehicle Features V6 Cylinder Engine 7-Speed A/7	50 State	Seller hereby status that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	e Mileage stated on this Bill of Sale under Vehicle In sss disclosed otherwise in the Announcements & No	nformation and certifies to the otes below.
ALM		Announcements & Notes		
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Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herain.

Seller is the transferor of the vehicle and is responsible for all disciosures, including odometer and mileage.

Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Selier or be subject to civil and criminal penalities. See 49 CFR § 580.5(f), Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer

Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.

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201 N 83RD AVE TOLLESON A7 85353 US	21-JUL-2018 12:53:16	Sale Price \$ 98.500.00	Price
		Its	
	Yr Wk Ln Rn 2018-30-92-2	Final Sale Price \$ 98,500.00	
Pickup Location 201 N 83RD AVE TOLLESON, AZ 85353 US	Sale Type ove	Seller SPEED AUTO SALES & LEASING 5746 N 7TH ST PHOENIX, AZ 85014 US	Buyer REAGOR AUTO MALL LTD 1211 19TH ST LUBBOCK TX 79404 IS
Vehicle Information 2012 Bentley Continental GT		Seller Rep: Signature on file	Buyer Rep: THOMAS, DAVID Signature on file
COUP NONE Black SCBFR7ZA0CC070625		Auction Lights	
Mileage: 16124 Miles 0 License Plate No:		GREEN Buyer protection to conditions YELLOW Certain conditions announced prior to sale	
Title Information State: AZ Number: 1		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.	r of ownership. Failure to complete or providing false information
Vehicle Features 12 Cylinder Engine 6-Speed A/T	no emissions	Salier hereby states that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Selier's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	ited on this Bill of Sale under Vehicle Information and certifies to the offerwise in the Announcements & Notes below.
ВГА		Announcements & Notes	
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Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalties. See 49 CFR § 580.5(f).

Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.

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547 MANHEIM DALLAS-FORT WORTH 12101 TRINITY BLVD EULESS, TX, 76040, US	Sale Date 23-JUL-2018 14:02:05 Yr Wk Ln Rn 2018-30-92-3	Sale Price \$ 7,000.00 Adjustments \$ 0.00 Final Sale Price \$ 7,000.00	FOR EXPORT
Pickup Location	Sale Type ove	Seller REAGOR AUTO MALL LTD 1211 19TH ST LUBBOCK, TX 79401 US	Buyer CERTIFIED AUTO DIRECT 4001 S HIGHWAY 157 EULESS, TX 76040 US
Vehicle Information 2006 HUMMER H3		Seller Rep: Signature on file	Buyer Rep: GREEN, MATTHEW Signature on file
5GTDN136168143292		Auction Lights	
Mileage: 146852 Miles 0 License Plate No:		GREEN Buyer protection to conditions YELLOW Certain conditions announced prior to sale	
Title Information State: Number:		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.	ailure to complete or providing false information
Vehicle Features 5 Cylinder Engine 5-Speed MT		Seller hereby states that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	Sale under Vehicle Information and certifies to the Announcements & Notes below.
BLA		Announcements & Notes	and the second s

Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein.

Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalties. See 49 CFR § 580.5(f). Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage.

Manheim retains a purchase money security interest in the Vehicle and its title unit good funds are received from the Buyer. Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.

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719 MANHEIM FORT	Solo Date	THE PROPERTY OF THE PROPERTY O		ころ にくがつ とし
LAUDERDALE	Sale Date 25-JUL-2018 19:39:23	Sale Price	Vehicle Purchase Price \$ 132,000.00	Transaction Unaid
5353 S STATE ROAD 7 ,7	,	Adjustments	\$ 0.00	
DAVIE, FL, 33314, US	Yr Wk Ln Rn	Final Sale Price	\$ 132,000.00	
Pickup Location 5353 S STATE ROAD 7 7 DAVIE, FL 33314 US	Sale Type OVE	Seller HGREG LUX 2500 W SAMPLE RD POMPANO BEACH FI 33073 US		Buyer REAGOR AUTO MALL LTD 1211 19TH ST
Vehicle Information		Seller Rep: Signature on file		LUBBOCK, TX 79401 US Buyer Rep: THOMAS, DAVID Signature on file
SUV SV AUTOBIO NONE SUV SV AUTOBIO NONE SALGWZFEZHA326134		Auction Lights		
Mileage: 11989 Miles 0		GREEN Buyer protection to conditions		
License Plate No:				
Title Information State: Number:		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Fallure to complete or providing false information may result in fines and/or imprisonment.	sfate the mileage upon transfer of ownership.	Falture to complete or providing false information
Vehicle Features 8 Cylinder Engine 8-Sneed A/T	no emissions	Seller hereby states that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	ads identically to the Mileage stated on this Bill (of the Vehicle, unless disclosed otherwise in th	of Sale under Vehide Information and certifies to the e Announcements & Notes below.
NO.		Announcements & Notes		
Seller acraes to sall the variable sourced by this Diff of the D	to skie Oil 2 o 1 o 1 o 1 o 1			

Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein. Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage.

Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalities. See 49 CFR § 580.5(f) Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.

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712 MANHEIM DALLAS 5333 W KIEST BLVD DALLAS, TX, 75236, US	Sale Date 01-AUG-2018 11:10:05 Yr Wk Ln Rn	Sale Price \$ 8,000.00 Adjustments \$ 0.00 Final Sale Price \$ 8,000.00	FOR EXPORT Transaction Unpatd
Pickup Location 5333 W KIEST BLVD DALLAS, TX 75236 US	2018-31-16-129 Sale Type Simulcast	Seller HOPPER MOTORPLEX INC 900 N CENTRAL EXPY MCKINNEY, TX 75070 US	Buyer REAGOR AUTO MALL LTD 1211 19TH ST LIBBOCK TX 72404 US
Vehicle Information 2009 Honda CR-V		Soller Rep: Signature on file	Buyer Rep: THOMAS, DAVID Signeture on 路e
4SUV EX Black JHLRE38529C004284		Auction Lights	
Mileage: 117265 Miles 0		GREEN Buyer protection to conditions	
License Plate No:			
Title Information State: TX Number: 1		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.	ilure to complete or providing false information
Vehicle Features 4 Cylinder Engine 5-Space A.T.	50 State	Seller hereby states that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Saler's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	Sale under Vehicle information and certifies to the Announcements & Notes below.
BIK		Announcements & Notes	
Seller arrage to sell the vehicle ground to this Dill 4 Dill 4.	1 1 1 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		

Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and miteage. Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein

Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalties. See 49 CFR § 580.5(f), Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.

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454 MANHEIM DUCENIY	Solo Bake		FOR EXPORT	でして
201 N 83RD AVE TOLLESON, AZ, 85353, US	Sale Date 31-JUL-2018 14:57:21	Sale Price \$ 26,795.00	Transaction Un	.,
	Yr Wk Ln Rn 2018-31-92-11	Adjustments \$ 0.00 Final Sale Price \$ 26,795.00	ı	
Pickup Location 201 N 83RD AVE TOLLESON, AZ 85353 US	Sale Type OVE	Seller EAGLE AUTO GROUP 1003 E CAMELBACK RD PHOENIX, AZ 85014 US	Buyer REAGOR AUTO MALL LTD 1211 19TH ST LUBBOCK, TX 79401 US	
Vehicle Information 2012 BMW M3		Seller Rep: Signature on file	Buyer Rep: THOMAS, DAVID	
Coup NONE NONE WBSKG9C55CE798494		Auction Lights		
Mileage: 59525 Miles 0 License Plate No:		GREEN Buyer protection to conditions YELLOW Certain conditions announced prior to sale		
Title Information State: AZ Number: 1		Odometer Disclosure Federal law (and state law, if applicable) requires the Selfer to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.	n transfer of ownership. Failure to complete or providing false i	mation
Vehicle Features 8 Cylinder Engine 8 Speed M/T NON	no emissions	Seller hereby states that the edometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below. Announcements & Notes	ileage stated on this Bill of Sale under Vehiole Information and disclosed otherwise in the Announcements & Notes below.	tifies to the

Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein.
Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage.
Buyer must return a signed copy of the fifth front and hark including the changes in the contract of the fifth front and hark including the changes.

Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalities. See 49 CFR § 580.5(f). Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer. Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.

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522 MANIUEM CAN	G -1-G		FOR EXPORT
ANTONIO 2042 ACKERMAN RD SAN ANTONIO, TX, 78219, US	Sale Date 30-JUL-2018 14:04:48 Yr Wk Ln Rn 2018-31-94-13	Sale PriceYehicle Purchase Price\$ 11,300.00Transaction UnpaidAdjustments\$ 0.00Final Sale Price\$ 11,300.00	Unpaid
Pickup Location 2042 ACKERMAN RD SAN ANTONIO, TX 78219 US	Sale Type	Seller THE HERTZ CORPORATION 225 BRAE BLVD ATTN DONNA BUCHANAN PARK RIDGE, NJ 07656 US	Buyer REAGOR AUTO MALL LTD 1211 19TH ST LUBBOCK, TX 79401 US
Vehicle Information 2016 Mazda Mazda3 4DSN I SPORT Gray JM1BM1U7XG1335703	·	Seller Rep: Signature on file Signature on file The Hertz Corporation* has assigned its right to sell vehicles to Hertz Car Exchange as part of an IRC 1031 exchange. This has no effect on your rights, title, or obligations. *The Seller will be defined as "The Hertz Corporation as attorney-in-fact for Hertz Vehicles LLC and Hertz Vehicle Financing LLC".	Buyer Rep: THOMAS, DAVID Signeture on file RC 1031 exchange. This has no effect on In-fact for Hertz Vehicles LLC and Hertz
Mileage: 36035 Miles 0		Auction Lights	
Title Information State: TX Number: 1		GREEN Buyer protection to conditions YELLOW Certain conditions announced prior to sale	
Vehicle Features 4 Cylinder Engine 6-Speed A/T	49 State	Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.	r províding false information
BLK		Seller hereby states that the coometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	Information and certifies to the Notes below.
Soller armee to eall the testine conserved		Announcements & Notes	
Seller is the transferor of the vehicle and is responsible for all disclosures, including odorneter and mileage. Buyer must return a signed copy of the title front and back, including the odorneter statement therein, to Sel Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received.	by uns bill of sale to buyer for the separation of sale disclosures, the front and back, including the curity interest in the Vehicle and its	Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage. Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalties. See 49 CFR § 580.5(f). Manheim retains a purchase money security interest in the Vehicle and its title until cond finds are received from the Buyer.	3 Pa

Printed on: 14-Aug-2018 12:58:28 Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale. Sale terms and this Bill of Sale are subject to adjustments by Manheim. Please check your customer account at Manheim com for most current version of this document. Bill of Sale is not an invoice. Please refer to Invoices in your account on Manheim.com.

Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer,



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Sale Date
Sale Price
Adjustm Final Sa
Seiler LUXURY FLEET SERV INC 25 ILLINOIS AVE PATERSON, NJ 07503 US
Seller Rep: Signature on file
Auction BLUE GREEN
Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.
Seller hereby states that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.
Announcements & Notes NAV PARK ASISIST LTHR ROOF ALLOYS

Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein.

Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage.

Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalities. See 49 CFR § 580.5(f) Manhelm retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.

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P.O. BOX 870384	26-JUL-2018 12:16:34	Vehicle Purchase Price \$ 37,600.00	Transaction Unpaid
WOODS CROSS, UT, 84087, US	Yr Wk Ln Rn 2018-30-92-39	Adjustments \$ 0.00 Final Sale Price \$ 37,500.00	
Pickup Location 1650 W 500 S P.O. BOX 870384 WOODS CROSS, UT 84087 US	Sale Type OVE	Seller RIVERTON CHEVROLET 11100 S JORDAN GTWY SOUTH JORDAN, UT 84095 US	Buyer REAGOR-DYKES MITSUBISHI 4710 CANYON DR AMARILLO, TX 79108 LIS
Vehicle Information 2017 Toyota 4Runner		Seller Rep: Signalura on file	Buyer Rep: SHIREL, MICHAEL Signature on file
SUV TRD OFF RO Gray JTEBU5JR0H5479215		Auction Lights	
Mileage: 11394 Miles 0 License Plate No:		GREEN Buyer protection to conditions YELLOW Certain conditions announced prior to sale	
Title Information State: UT Number: 1		Odometer Dischosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fine and/or imprisonment.	to complete or providing false information
Vehicle Features V6 Cylinder Engine	no eraissions	Seller hereby states that the cdometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	nder Vehicle Information and cartifies to the incements & Notes below.
BLA		Announcements & Notes	
Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herain. Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage.	i by this Bill of Sale to Buyer for th d is responsible for all disclosures	he price noted herein. s, including odometer and mileace.	

Printed on: 14-Aug-2018 01:16:37 Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.
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Buyer must return a signed copy of the title front and back, including the adometer statement therein, to Seller or be subject to civil and criminal penalities. See 49 CFR § 580.5(f).

Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.

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454 MANHEIM PHOENIX	Salo Date	THE THE PROPERTY OF THE PROPER		FOR EXPORT	.se
201 N 83RD AVE TOLLESON, AZ, 85353, US	21-JUL-2018 08:43:57	Sale Price	Vehicle Purchase Price \$ 17,800.00	Transaction Unpaid	10-3
	Yr Wk Ln Rn 2018-30-92-1	Final Sale Price	\$ 17,800.00		
Pickup Location 201 N 83RD AVE TOLLESON, AZ 85353 US	Sale Type ove	Seller BILL LUKE CHRYSLER JEEP AND DODGE INC 2425 W CAMELBACK RD PHOENIX, AZ 85015 US		Buyer REAGOR-DYKES MITSUBISHI 4710 CANYON DR AMARII 10 TY 70000 116	IIITT D
Vehicle Information 2014 Ram 1500		Seller Rep: Signature on file		Buyer Rep: SHIREL, MICHAEL	
CREW BIG HORN Silver 1C6RR6LG0ES356363 Mileage: 74002 Miles 0		Auction Lights BLUE Title Absent GREEN Buyer protection to conditions			1 00/1/
Title Information State: AZ Number: 1		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Fallure to complete or providing false information may result in filnes and/or imprisonment.	to state the mileage upon transfer of ownership. F	allure to complete or providing false information	
Vehicle Features Ve Cylinder Engine 8-Sneed Art	50 State	Seller hereby states that the odomster for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	seds identically to the Mileage stated on this Bill of e of the Vehicle, unless disclosed otherwise in the	Sale under Vehicle Information and certifies to the Amouncements & Notes below.	1 - Car Vineau
GRY		Announcements & Notes no arb on leaks no arb on leaks			u 00/12
Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein.	y this Bill of Sale to Buyer for th	e price noted herein.	THE PARTY OF THE P		14.40.

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Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalties. See 49 CFR § 580.5(f).

Manhelm retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.

Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.

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Selier is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage.

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FOR EXPORT Seller hereby states that the odometer for this Vehide now reads Identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below. Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment. SPIKE DYKES FORD LINCOLN Buyer Rep: MELAKIAN, BRIAN LAMESA, TX 79331 US Transaction Unpaid 1207 S LYNN AVE Signature on file MERCURY Buver Vehicle Purchase Price 0.00 \$ 67,900.00 67,900.00 Buyer protection to conditions Announcements & Notes Odometer Disclosure ARLINGTON, TX 76014 US GM FINANCIAL LEASING 4001 EMBARCADERO DR Final Sale Price Auction Lights Adjustments GOLD CERTIFIED GOLD CERTIFIED Signature on file Sale Price Seller Rep: Seller GREEN Sale Date 28-JUL-2018 11:51:14 Yr Wk Ln Rn Sale Type 2018-31-94-6 50 State 2042 ACKERMAN RD SAN ANTONIO, TX, 78219, US 2042 ACKERMAN RD SAN ANTONIO, TX 78219 US **522 MANHEIM SAN** Vehicle Information 2018 Cadillac Escalade 1GYS3CKJ7JR116682 SUV PREM LUX Blue Title Information Number 1 Vehicle Features Pickup Location Mileage: 11817 Miles License Plate No: 8 Cylinder Engine ANTONIO 10-Speed A/T BRN State: TX

Seller agrees to sell the vehicle covered by this Bill of Sale to Buyer for the price noted herein. Seller is the transferor of the vehicle and is rasponsible for all disclosures, including odometer and mileage.

Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penalties. See 49 CFR § 580.5(f). Manheim retains a purchase money security interest in the Vehicle and its title until good funds are received from the Buyer.

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522 MANUELM SAN		FOR EXPORT	JRT O
ANTONIO 2042 ACKERWAN RD SAN ANTONIO, TX, 78219, US	Sale Date 23-Jul2018 16:03:58 Yr Wk Ln Rn	Sale Price \$ 20,500.00 Transaction Unpaid Adjustments \$ 0.00 \$ 20,500.00 Elinal Sala Price	
Pickup Location 2042 ACKERMAN RD SAN ANTONIO, TX 78219 US	2018-30-95-65 Sale Type OVE	T COMPANY LLC	
Vehicle Information 2018 Ford Fusion			
3FA6P0D90JR154875		Auction Lights	
Mileage: 18372 Miles 6		GREEN Buyer protection to conditions	
License Plate No:			
Title Information State: FL Number: 1		Odometer Disclosure Federal law (and state law, if applicable) requires the Seller to state the mileage upon transfer of ownership. Failure to complete or providing false information may result in fines and/or imprisonment.	5
Vehicle Features 4 Oylinder Engine 6-Speed AT	50 State	Seller hereby states that the odometer for this Vehicle now reads identically to the Mileage stated on this Bill of Sale under Vehicle Information and certifies to the best of Seller's knowledge that this reflects the actual mileage of the Vehicle, unless disclosed otherwise in the Announcements & Notes below.	to the
WHT		Announcements & Notes RENTAL REPURCHASE	
College german to and the caticle con-	1170		***
Seller is the transferm of the vehicle covered by this bill of Sale to Buyer for the price noted herein.	by this Bill of Sale to Buyer for the	is price noted herein.	

Buyer must return a signed copy of the title front and back, including the odometer statement therein, to Seller or be subject to civil and criminal penaities. See 49 CFR § 580.5(f), Manheim refains a purchase money security interest in the Vehicie and its title until good funds are received from the Buyer. Seller is the transferor of the vehicle and is responsible for all disclosures, including odometer and mileage. Seller and Buyer agree to the Manheim Terms and Conditions in effect at the time of the sale.

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- 1. Manheim: These terms and conditions govern your use of and access to the automobile auctions, websites, mobile sites, online tools, and other service delivery channels made available by Manheim Remarketing, Inc. and its various subsidiaries and affiliates, including the various Manheim auto auctions, Cox Automotive, Inc., and others (collectively, "Manheim," "we," "our," or "us"). These terms and conditions are in addition to, and not in lieu of, any more specific agreements you may have or make with Manheim (e.g., sales invoices, consignment agreements, online visitor agreements, privacy policies, loan agreements, etc.). To the extent there is any conflict between these terms and conditions and other more specific agreements you have signed with Manheim, those other more specific agreements will control. Manheim may amend these terms any time by posting an amended version on its website, which shall become effective on the date of posting. Time is of the essence with respect to all of your duties hereunder.
- 2. Accuracy of Information: You certify that all registration and representative information you have provided to us, via AuctionACCESS and otherwise, is true, correct, and complete. You agree to promptly update your information via AuctionACCESS if there is any change to the information you have provided.
- 3. Fairness and Courtesy: You agree to behave in a fair, ethical, courteous, and civil manner in your interactions with us, our personnel, and our other customers while participating in any Manheim auction, when accessing our online and mobile sites, or when otherwise using any of Manheim's services. Should you have issues or concerns with the behavior of our personnel or other customers while attending any Manheim auction that cannot be resolved quickly and civilly on your own, you will raise those issues discreetly with our management.
- 4. Dealer Only: With limited and specifically-advertised exceptions, our sales are dealer-only wholesale auctions open only to pre-registered and pre-approved licensed motor vehicle dealers, banks, manufacturers, and other commercial buyers (each a "Buyer") and sellers (each a "Seller"). Curbstoning (i.e. retail sales from our premises) is strictly prohibited. You agree not to bring any actual or prospective retail buyers to Manheim, or to give them access to Manheim's online portals, or to negotiate or consummate any retail transactions on or adjacent to any of our property. You further agree not to appoint any representatives to act on your behalf who are not bona fide agents of your dealership. You also represent to us that your purchases through us are for resale only and exempt from any state sales tax and agree that you, and not Manheim, are responsible to



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- **5. Bidding:** Unless announced otherwise during the sale, all units are sold with reserve, and the auctioneer may bid up to the reserve. Seller bidding and use of shills are strictly prohibited. Bidders should remain aware and satisfy themselves as to a unit's condition and value before bidding and bring any incidents of improper bidding to management's attention immediately at the close of bidding on a unit. Otherwise, participants ratify the auction of the unit.
- **6. Terms of Sale**: You agree to the following terms of sale for each vehicle you buy or sell through Manheim ("Vehicle"), as well as the Manheim Arbitration Policies (as defined below) that apply in the jurisdiction of sale:
 - (a) Buyer is the transferee and agrees to purchase the Vehicle; Seller is the transferor and agrees to sell the Vehicle. Manheim is merely the auctioneer or facilitator in the transaction and expressly disclaims any and all express and/or implied warranties or conditions as to merchantability, merchantable quality, fitness for a particular purpose, or any other matter whatsoever with respect to a Vehicle, and Manheim, not being the seller of the Vehicle, makes no warranty whatsoever with respect to title to the Vehicle, other than the limited title guarantee set forth below. You acknowledge and agree that you are a sophisticated commercial party and agree to satisfy yourself as to the condition and value of a Vehicle and the terms of any bid before bidding or selling. You further agree to look to the counter-party Buyer or Seller (as applicable) in such a transaction, and not Manheim, for any legal claims falling outside your rights under the Manheim Arbitration Policies.
 - (b) Any adjustments or rejections must be raised the day of sale and resolved prior to settlement. Vehicles must be paid for on the day of purchase, or Manheim may, at its discretion, impose fees as described below in Section 8 and/or consider the sale null and void.
 - (c) Vehicles shall be removed from Manheim premises no later than the sixth (6th) day following the date of sale, and thereafter, Manheim may charge a reasonable daily storage fee of up to \$25 per day should any Vehicle be left on Manheim premises.
 - (d) Title to a Vehicle does not pass to Buyer until good funds are received. Buyer grants Manheim a security interest in each Vehicle to secure payment of the purchase price and of any other debt owing from Buyer to Manheim (including affiliates). You agree that Manheim may resell any Vehicle, if retained or repossessed, at a regular Manheim sale or through any affiliated sale, including Manheim's online sales channels, which are established commercially reasonable markets for the sale of motor vehicles.

(e) Buyer agrees:

- (i) to purchase the applicable Vehicle for the purchase price established by the auctioneer, or displayed on any online platform as the purchase price of the Vehicle, and shown on the final bill of sale or other final purchase receipt from us;
- (ii) before settling for such Vehicle, to check the serial and/or engine numbers on such Vehicle with those on the certificate of title and to compare the actual condition of such Vehicle with its description and with the announcements and Seller disclosures, if any;
- (iii) not to resell such Vehicle until good funds have been transmitted to Manheim;
- (iv) upon making settlement, regardless of payment method, to consider the sale a fully

consummated cash transaction for present consideration;

- (v) that no stop payment of any Buyer check to Manheim shall be honored;
- (vi) that any stop payment order of a check/draft, electronic funds transfer, or wire transfer, or giving a check/draft which is returned unpaid shall be deemed to be evidence of fraud existing at the time of payment and shall be construed as an intent to defraud in order to obtain the Vehicle and/or its title;
- (vii) that Manheim may deposit any check or draft immediately upon receiving it, regardless of whether such Vehicle's certificate of title has been submitted by Seller or whether Buyer has asked Manheim to hold the instrument;
- (viii) to make any claim of defects in such Vehicle with Seller, who shall be solely responsible for those claims, and to immediately notify Manheim of such claims pursuant to its policies;
- (ix) that Buyer will comply with Subsection 6(c) above with respect to removal of Vehicles from Manheim's premises and payment of daily storage fees; and
- (x) that Buyer is responsible for Buyer's own transportation of such Vehicle.
- (f) You represent and warrant to Manheim that you are solvent, that you are a licensed or duly authorized motor vehicle dealer in good standing or otherwise authorized to sell or buy on a commercial wholesale basis in the relevant jurisdiction(s), and that any Vehicle you purchase is purchased solely for resale.
- (g) Seller represents and warrants that Seller is the true and lawful owner of the Vehicle being sold; that the Vehicle is free from all liens and encumbrances; that Seller has good right and full power and authority to sell and transfer title to the Vehicle; and that Seller will warrant and defend the Vehicle against the claims and demands of all persons whomsoever.
- (h) You agree that any amounts owing to Manheim may be deducted from any proceeds or other property due to you and that Manheim may stop payment or refuse to authorize payment on any check or draft to you and hold any consigned vehicles pursuant to this right of setoff. Manheim may hold any of your property in Manheim's possession for a reasonable period of time pending any odometer fraud, VIN-switch, or similar investigation.
- (i) Seller acknowledges responsibility for completion and execution of the required odometer mileage statement pertaining to any Vehicle on the invoice for such Vehicle and/or on the certificate of title for such Vehicle.
- (j) Upon payment to Seller, Manheim shall be subrogated to all of Seller's and Buyer's respective rights, and Seller and Buyer agree to promptly take any action or sign any document deemed necessary, in Manheim's sole discretion upon Manheim's request, to secure such rights and do nothing to prejudice them.
- (k) Limited Title Guarantee: Upon full payment by Buyer and upon delivery of the certificate of title of Vehicle to Buyer, Manheim will guarantee title to be free and clear of liens and encumbrances as of such delivery as, and only as, follows:
 - (i) This limited guarantee shall last for a period of four (4) years from the date of sale and applies only to stolen Vehicles and mortgage liens. The amount of Manheim's liability under this limited

guarantee of title shall never exceed the auction sale price of the Vehicle and shall be reduced by deducting from said sale price two percent (2%) on the first of each month following the date of sale until the date of payment, with all liability of Manheim expiring and terminating on the first day of the 48th month after that date.

- (ii) Manheim's limited guarantee of title is expressly limited to Buyer of the applicable Vehicle and is not negotiable or transferable. The limited guarantee shall be void if the purchase price for the Vehicle is not paid by Buyer, and it does not protect against defects in the title known to Buyer whether or not listed as exceptions on the face of the bill of sale for such Vehicle.
- (iii) Whenever any claim is made by any person against the title of any Vehicle, whether by suit or otherwise, Buyer must, within five (5) days after becoming aware of said claim, notify Manheim, giving full particulars of the claim, and shall cooperate fully in defending any legal action and in taking any other steps to minimize possible loss. Failure to satisfy these conditions shall void Manheim's liability under this limited guarantee.
- (iv) Buyer shall not surrender possession of any Vehicle, except as required by legal process, to any such claimant, nor shall it voluntarily pay or acknowledge the validity of any such claim, in each case without the prior written approval of Manheim.
- (v) On payment of any claim under this limited guarantee, Buyer will return the applicable Vehicle to Manheim, if and as requested, and execute all necessary documentation subrogating its right to recover against Seller, or others, to Manheim.

(I) Disclaimers and Indemnification

- (i) You agree that Manheim is responsible for neither odometer mileage on any Vehicle nor the information contained in the odometer mileage statement which Seller, as transferor, is required to complete and deliver, and Buyer, as transferee, is required to acknowledge.
- (ii) You agree that all representations or disclosures concerning any Vehicle are solely the responsibility of Seller, whether made on the block, before the sale, or otherwise, and you acknowledge and agree that Manheim has made no representations or disclosures whatsoever about any Vehicle, including any representation as to the accuracy of data included in vehicle history or condition reports, regardless of whether Manheim has interpreted such information as a courtesy to you or on your behalf.
- (iii) You acknowledge that Manheim is merely performing an auction service and expressly disclaims all express and/or implied warranties or conditions as to merchantability, merchantable quality, fitness, or any other matter whatsoever, and Manheim, not being the seller of the vehicle, makes no warranty whatsoever with respect to title to the Vehicle, other than the limited title guarantee set forth above.
- (iv) You agree, jointly and severally with any Buyer or Seller (as the case may be), to indemnify, defend, and hold Manheim harmless from and against any and all liability, loss, cost, damage, or expense, including attorneys' and legal fees, as applicable, which are in any way related to or may otherwise arise, either directly or indirectly, from any Vehicle, including, but not limited to, the purchase or sale of any Vehicle, any matters relating to odometer mileage or odometer mileage statements, any damage or condition disclosures or lack thereof, and/or any damage caused by transporters or other agents of either Buyer or Seller.
- (v) If Manheim is required to make or defend a claim, related in any way to a Vehicle or Vehicle https://publish.manheim.com/en/marketplace-policies/us-policies/manheim-terms-and-conditions.html

transaction, from or against either Seller or Buyer or an agent, employee, insurer, or bonding company of either, then Manheim shall recover, in addition to the amount of the claim and the costs incurred in the claim, reasonable attorneys' fees and legal fees in an amount not less than twenty-five percent (25%) of the amount of the claim, regardless of whether suit is filed, including appellate and bankruptcy fees and costs. Interest shall accrue on the unpaid balance of any such claim at the rate of one and one-half percent (1.5%) per month, provided that, if applicable law permits a higher rate, such higher rate will apply.

- (m) You acknowledge and agree that any Vehicle is purchased for resale in the form of tangible personal property in the regular course of business and is the sort usually purchased by you for resale. In the event that any Vehicle is used for any purpose other than for resale, you will pay directly to the proper taxing authorities such sales or use tax as may then be accrued and become payable. As a Buyer, you further certify that you hold a retail sales tax registration certificate, license, or other permit, issued by the sales taxing authority of your city, state/territory, county, and/or country, as appropriate.
- (n) If the Vehicle is purchased "for export only" or equivalent, you will: (A) transport it out of the country as soon as reasonably practicable; (B) not resell or use it domestically; (C) not further transform or alter the Vehicle domestically; and (D) provide us with satisfactory evidence of exportation of the Vehicle upon request.
- (o) MANHEIM RESERVES THE RIGHT TO VOID, UNWIND, ADJUST, OR CANCEL ANY TRANSACTION IN ITS SOLE DISCRETION.

7. Vehicle Arbitration Rules: You agree and acknowledge that:

- (a) you have received and read a copy of our prevailing National Auto Auction Association Arbitration Policy, including any Manheim addendums, and, if applicable, the Manheim \$3,000 & Under Arbitration Policy, each of which are available at www.manheim.com/market_policies (collectively, the "Manheim Arbitration Policies");
- (b) you understand and are bound by the Manheim Arbitration Policies, which may be amended unilaterally by us from time to time, when participating in any transactions at Manheim; and
- (c) any dispute arising from the purchase or sale of a Vehicle through Manheim will be resolved in accordance with the Manheim Arbitration Policies, which are incorporated herein by reference and as may be amended from time to time by posting on Manheim's website, and our decision as arbitrator shall be final and binding upon you with respect to any transaction.
- **8.** Payments: Payments for goods or services must be made by the registered customer purchasing those goods or services or a pre-established direct floor planner acting on that customer's behalf. Although we retain the discretion to make appropriate exceptions, other third-party payments generally will not be accepted. Payments must be made in good funds and in a form acceptable to Manheim. Manheim reserves the right, in its sole discretion, to change the forms and types of payment that are accepted by Manheim. In addition to any other rights Manheim may have, you agree to pay a late fee of two percent (2%) on any unpaid obligations to Manheim, subject to a \$5 minimum and \$150 maximum on any payment not received by us in full, on time, and otherwise in accordance with these Terms and Conditions. You further agree that, if any electronic debit or check or draft we present on your bank account is returned unpaid, you will pay a service charge of up to \$100.00. Manheim may waive these fees in its sole discretion.

- 9. Electronic Payment Authorization: You agree that, if you designate a bank account for payment of amounts you owe us, including, but not limited to, by adding a bank account to your online profile, we may use such account information to initiate ACH entries to your bank account, including debit entries for amounts you owe us from time to time as such amounts become due, credit entries for amounts we owe you, and debit or credit entries in any amount necessary to correct an error. You understand that, other than account information we routinely make available to you online, we will not provide any notice to you prior to initiating entries and that you are responsible for ensuring that your account balance is sufficient to cover debits for amounts you owe us. You agree that any authorizations we initiate to your bank account must comply with applicable law and NACHA Operating Rules. This authorization is in addition to, and does not terminate or alter, any other authorization for electronic payments (including ACH authorizations) that we have on file or that you provide us in the future.
- 10. Electronic Signatures: You acknowledge and agree that you and we may, from time to time, find it expedient to utilize electronic signature(s), acknowledgement(s), consent(s), "click-through(s)," or other approval(s), direct or indirect, for access to auctions, bills of sale, receipts, titles, and other documents or disclosures necessary or incidental to the transaction of business at Manheim, whether online, in emails, at the check-in kiosk, on the auction block, at security, or otherwise, which makes your business with us easier, faster, and more efficient. To that end, you agree that any such forms of approval from you shall be effective and binding upon you, in the same manner as a handwritten signature, where circumstances indicate your intent to be bound and/or we choose to rely on such approval(s), and may be documented by us, in our discretion, on paper or digital versions of such records, by printing your name, noting "signature on file," or using any other similar convention. Regardless of whether your consent or approval was given, or in what form, you agree that you will be deemed to have ratified any transaction with or through us that you do not dispute in writing within 24 hours of confirmation by Manheim.
- 11. Transportation of Vehicles: We may, from time to time in our discretion, transport or arrange via third parties to transport vehicles belonging to you at your request and/or as deemed necessary or desirable by us. In such cases, we are not liable for theft, conversion, loss, injuries, damage, claims, expenses (including legal fees), suits, or demands related to such vehicles (collectively, "Transportation Claims"), howsoever caused and to whomever caused. Such vehicles are being transported for you and at your request, and you assume all risks associated with the transportation of your vehicles. You further acknowledge and agree that your only claim or remedy for Transportation Claims, if any, shall be to and against the third-party carrier, its insurer, your own insurer, or the third-party that caused the alleged damage, and not to, against, or involving us.
- 12. Off-Site Sales: If we agree to provide any auctioneering or other services to you at a facility other than a Manheim facility (whether owned by you or an independent third party), we will not be liable for theft, conversion, loss, injuries, damage, claims, expenses (including legal fees), suits, demands, or alleged regulatory or zoning violations related to such facilities or the vehicles stored on, or sales events conducted at, such facility, and these terms and conditions will otherwise apply in all respects to such services. Unless agreed otherwise by us in writing, those services will be provided to you at the rates then applicable at our nearest permanent facility, which rates are subject to change at any time. You also agree to reimburse Manheim for any reasonable out-of-pocket expenses we actually incur in connection with services provided to you at such off-site locations. For any vehicles physically located away from a Manheim facility when auctioned (whether at an off-site sales event hosted by you or through Manheim's online platform), the Seller shall have three (3) business days, inclusive of the sale date, to make the vehicle available to the

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Buyer. The risk of loss or damage to the vehicle shall shift from the Seller to the Buyer upon the earlier of (i) actual pick-up by the Buyer or its agent; or (ii) two (2) business days after Seller truthfully notifies the Buyer the vehicle is available for pick-up at the location stated in the sale listing.

- 13. Storage of Vehicles: Unless expressly agreed to the contrary in a writing signed by us, we are not a bailee of your property, consigned or otherwise. If you leave your vehicles or other property unattended on our premises or otherwise in our care, regardless of the reason, you are solely responsible for any and all damage, theft, or loss relating to such property, including any damage caused by weather conditions, regardless of our knowledge or involvement, and we may charge you storage fees as provided above in Section 6. We may also treat any such vehicle or other property as abandoned if left on our property more than 30 days and proceed to transfer or sell it to satisfy any obligations to us or as otherwise provided by applicable law.
- 14. Safety and Assumption of Risk: Like all auto auctions, our various facilities are busy places with many vehicles, customers, and personnel moving around the premises at all times, particularly during sales events. You understand and acknowledge that the movement of vehicles, equipment, and individuals at our facilities constitutes an open and obvious condition and that Manheim is not obligated to warn you of such conditions. You agree to obey posted signs and follow any warnings you receive from our personnel, particularly as they relate to safety and security issues. You also agree to use extreme care while on our premises to avoid injury to yourself and others, both in moving vehicles on and off the premises and in traversing any sale lanes, parking lots, and offices on foot and otherwise. By entering our private premises, you assume the risk of injury.
- 15. Bound by Representatives: You are responsible for all activities that occur on your account(s) with us. You are bound by the actions of, and transactions entered into by, your actual and appointed representatives, including (i) all persons who, from time to time, submit a completed Individual Authorization Letter to Manheim or to AuctionACCESS signed by or for you; and (ii) any other person authorized by you in writing, verbally, or otherwise to represent you at or with Manheim. You are responsible for monitoring your appointed representatives and protecting the privacy of your username, login information, and AuctionACCESS number and/or card and agree to inform us immediately, in writing, of any unauthorized use of same. If you are checking in or logging in as a representative for a dealership other than your own, you agree that you are a duly appointed and authorized representative for that dealership and have authority to bind that dealership to any actions or transactions you conduct.
- 16. No Right to Do Business: You have no obligation to do business with us. Likewise, you agree and acknowledge that we have no obligation to do business with you. We are affiliated private businesses; we reserve the right to cease doing business with you or anyone else, at any time, for any reason or no reason, in our sole discretion, collectively or separately among our affiliates; and you shall have no right, remedy, or cause of action for same. You acknowledge and agree that there are numerous sources, other than Manheim, for you to acquire and sell used motor vehicles and related services.
- 17. Information Sharing: Subject to applicable law, you authorize us to pull, gather, obtain, receive, share, disseminate, and disclose financial, credit, and transactional information about you and your vehicles in our discretion, including, without limitation, consumer reports, credit histories and limits, buy and sell histories, check information, collateral location and status, condition, and recall information, and eligibility status (for purposes of this paragraph, "Your Information"), from and with credit bureaus, financial institutions, trade creditors, affiliates and third parties, including

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without limitation AuctionACCESS, Auction insurance Agency, other auction companies, marketing partners, and other customers, for any reason we deem necessary, including, without limitation, assessing your creditworthiness, collecting any outstanding debt you may owe now or in the future, and obtaining intercreditor, subordination, or similar agreements related to you; and you hereby ratify any such prior acts. The information sharing authorized herein is in addition to any information sharing authorized in any Manheim privacy policy. You may opt out of allowing your consumer report (if any) to be shared among our affiliates or disseminated or disclosed for marketing purposes (only) by writing to Manheim, ATTN: Credit Bureaus, 6325 Peachtree Dunwoody Road, Atlanta, Georgia 30328.

- 18. Contributions to Manheim: You agree and acknowledge that by submitting ideas, suggestions, concepts, documents, and/or proposals ("Suggestions") to Manheim, that:
 - (a) you have all necessary rights to share such Suggestions with Manheim and that the Suggestions are not subject to restrictions by third parties;
 - (b) Manheim is free to use and/or share such Suggestions as it sees fit;
 - (c) Manheim may have already conceived, contemplated, or developed something similar to the Suggestions;
 - (d) Manheim may incorporate the Suggestions into its products and services, now or in the future, and Manheim does and will own such products and services; and
 - (e) Manheim is not obligated to you in any way for such Suggestions.
- 19. Manheim's Proprietary Rights: You agree and acknowledge that Manheim's products and services, and any software used in connection with Manheim's products and services, and the materials on the various Manheim websites, contain proprietary and confidential information that is protected by intellectual property and other laws. Further, you agree and acknowledge that in the performance of its services, Manheim may generate materials, including, but not limited to, photographs, reports, visuals, narratives, vehicle and transactional records, and other data and documents derived from the foregoing, and that Manheim shall own the rights to such materials. Except as explicitly provided in these terms and conditions, you may not take, appropriate, convert, distribute, transmit, display, reproduce, modify, create derivative works from, or otherwise exploit any of the Manheim generated materials. Manheim owns many trademarks, tradenames, and service marks, including, but not limited to, the marks Manheim.com, Manheim, and Manheim Canada. You may not use any Manheim trademark or service mark without Manheim's prior written consent.
- 20. Limited Power of Attorney: For value received, you hereby irrevocably appoint Manheim to be your agent and attorney-in-fact with full and complete authority to, on your behalf, take all steps, do all things, and authenticate, sign, e-sign, or otherwise acknowledge any and all documents, including but not limited to odometer disclosure statements, title documents (including applications for duplicates), bills of sale, invoices, and transportation instructions/orders, in each case as deemed necessary, incidental, desirable, or expedient by us, in our sole judgment, for any purchase or sale of a Vehicle made under these Terms and Conditions, for the provision of any goods and/or services under these Terms and Conditions, and/or to assist us with our efforts to collect payment for such goods and/or services. You acknowledge that you will be required to execute such valid power of attorney document(s) covering the foregoing activities and authority as Manheim may request from time to time in its sole discretion. For greater certainty, where any

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 applicable jurisdiction requires a valid power of attorney to be effected in writing, in the presence of a witness, and/or imposes any other requirements, you hereby covenant to do such acts as required to appoint Manheim as your power of attorney.
- 21. DISCLAIMER OF WARRANTIES AND CONDITIONS: UNLESS OTHERWISE SPECIFICALLY SET FORTH HEREIN OR IN A MORE SPECIFIC AGREEMENT YOU MAY HAVE OR MAKE WITH MANHEIM, ALL PRODUCTS AND SERVICES PROVIDED TO YOU BY MANHEIM ARE ON AN "AS-IS" BASIS. MANHEIM CANNOT AND DOES NOT MAKE ANY WARRANTIES OR CONDITIONS RELATING TO THE ACCURACY, COMPLETENESS, CURRENTNESS, NON-INFRINGEMENT, MERCHANTABILITY, MERCHANTABLE QUALITY, DURABILITY, OR FITNESS FOR A PARTICULAR PURPOSE OF ANY PRODUCTS OR SERVICES PROVIDED TO YOU BY MANHEIM, AND CANNOT GUARANTEE THAT ANY SERVICES PROVIDED TO YOU WILL BE ERROR FREE, OR CONTINUOUSLY AVAILABLE, OR THAT SUCH SERVICES WILL BE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS.
- **22. INDEMNIFICATION**: YOU AGREE TO INDEMNIFY, DEFEND, AND HOLD HARMLESS MANHEIM, ITS SUCCESSORS AND ASSIGNS, AND EACH OF THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES, SHAREHOLDERS, MEMBERS, REPRESENTATIVES, BORROWED SERVANTS, VOLUNTEERS, INDEPENDENT CONTRACTORS, AND AGENTS (EACH, A "MANHEIM PARTY" AND COLLECTIVELY, THE "MANHEIM PARTIES"), FROM AND AGAINST ANY AND ALL CLAIMS, LOSSES, DEMANDS, CAUSES OF ACTION, DEBTS, OR LIABILITIES, INCLUDING ATTORNEYS' FEES, ARISING OUT OF OR RELATING TO:
 - (a) ANY PERSONAL INJURY OR PROPERTY DAMAGE THAT YOU MAY CAUSE, EITHER SOLELY BY YOUR OWN ACTIONS OR JOINTLY WITH OTHERS (INCLUDING THE MANHEIM PARTIES), TO MANHEIM, ANY PERSONNEL OR CUSTOMERS OF MANHEIM, OR ANY THIRD PARTIES, OR THE PROPERTY OF ANY OF THE FOREGOING;
 - (b) THE BREACH OR ALLEGED BREACH OF ANY AGREEMENT OR OBLIGATION HEREUNDER OR UNDER ANY OTHER AGREEMENT THAT YOU MAY HAVE WITH MANHEIM;
 - (c) ANY TRANSPORTATION CLAIMS;
 - (d) ANY ACTIONS THAT A MANHEIM PARTY MAY TAKE AS YOUR AGENT, REPRESENTATIVE, OR ATTORNEY-IN-FACT, PURSUANT TO SECTION 20 HEREOF OR OTHERWISE;
 - (e) YOUR USE OF ANY PRODUCTS OR SERVICES OF MANHEIM; AND
 - (f) ANY LIABILITY OR OBLIGATION, INCLUDING ANY CAUSED IN PART BY A MANHEIM PARTY, THAT MAY OTHERWISE ARISE FROM YOUR PARTICIPATION IN ANY SALE OR AUCTION CONDUCTED BY A MANHEIM PARTY, YOUR PRESENCE AT ANY PREMISES OWNED OR OPERATED BY MANHEIM, OR THE PROVISION OF PRODUCTS OR SERVICES TO YOU BY MANHEIM.
- 23. WAIVER AND RELEASE OF LIABILITY: YOU HEREBY WAIVE ANY CLAIM OR CAUSE OF ACTION THAT YOU MAY HAVE, EITHER NOW OR IN THE FUTURE, AGAINST ANY MANHEIM PARTY, AND HEREBY RELEASE THE MANHEIM PARTIES FROM ANY AND ALL LIABILITY UNDER SUCH CLAIM OR CAUSE OF ACTION, IN EACH CASE TO THE EXTENT SUCH CLAIM OR CAUSE OF ACTION ARISES FROM OR RELATES TO:
 - (a) YOUR ENTITLEMENT TO THE PROTECTION OF ANY CONSUMER PROTECTION STATUTE;

- (b) ANY BIDDING OR DISCLOSURE ISSUES THAT MAY OCCUR AT A SALE OR AUCTION CONDUCTED BY US, SUBJECT TO YOUR LIMITED RIGHTS UNDER THE MANHEIM ARBITRATION POLICIES:
- (c) ANY TRANSPORTATION CLAIM:
- (d) ANY DAMAGE TO YOUR VEHICLES OR OTHER PROPERTY LEFT OR STORED ON ANY PREMISES OWNED OR OPERATED BY MANHEIM, REGARDLESS OF COMPENSATION PAID TO US FOR SUCH STORAGE;
- (e) ANY PERSONAL INJURY OR OTHER PROPERTY DAMAGE SUFFERED WHILE ON OR AROUND ANY PREMISES OWNED OR OPERATED BY MANHEIM; AND
- (f) ANY ACTIONS TAKEN BY A MANHEIM PARTY AS YOUR AGENT, REPRESENTATIVE, OR ATTORNEY-IN-FACT, PURSUANT TO SECTION 20 HEREOF OR AS MAY OTHERWISE BE AUTHORIZED.
- 24. LIMITATIONS OF LIABILITY AND TIME: UNDER NO CIRCUMSTANCES WILL THE MANHEIM PARTIES BE LIABLE TO YOU FOR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, OR SIMILAR DAMAGES (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST REVENUES OR PROFITS), OR DAMAGES FOR LOSS OF BUSINESS, OR LEGAL FEES OR COSTS, EVEN IF ONE OR MORE OF THE MANHEIM PARTIES ARE ADVISED BEFOREHAND OF THE POSSIBILITY OF SUCH DAMAGES. YOU AGREE THAT THE AGGREGATE LIABILITY OF THE MANHEIM PARTIES, COLLECTIVELY, TO YOU IN CONNECTION WITH ANY CLAIMS OR CAUSES OF ACTION THAT YOU MAY ASSERT, SHALL IN NO EVENT EXCEED THE AMOUNT OF FEES PAID BY YOU TO MANHEIM FOR THE PRODUCT(S) OR SERVICE(S) AT ISSUE DURING THE TWELVE (12) MONTH PERIOD IMMEDIATELY PRECEDING THE LAST EVENT GIVING RISE TO THE CLAIM OR CAUSE OF ACTION BEING ASSERTED. BECAUSE SOME STATES/JURISDICTIONS MAY NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, SOME OF THESE LIMITATIONS MAY NOT APPLY TO YOU. YOU FURTHER AGREE THAT ANY CLAIMS OR CAUSES OF ACTION THAT YOU ASSERT AGAINST THE MANHEIM PARTIES MUST BE FILED OR OTHERWISE FORMALLY COMMENCED IN THE RELEVANT FORUM WITHIN TWELVE (12) MONTHS OF THE LAST EVENT GIVING RISE TO THE CLAIM OR CAUSE OF ACTION BEING ASSERTED, OR WITHIN THE TIME REMAINING UNDER THE APPLICABLE STATUTES OF LIMITATION - WHICHEVER TIME PERIOD IS SHORTER - AND THAT ANY CLAIMS OR CAUSES OF ACTION NOT FILED OR COMMENCED WITHIN SUCH PERIOD WILL BE FOREVER BARRED.
- 25. Choice of Law and Consent to Jurisdiction: These terms and conditions shall be governed by the internal laws of the State of Georgia (U.S.A.), where Manheim maintains its headquarters, and without regard to Georgia's internal conflicts of law analysis. In the event that any claim or dispute between Manheim and you is not arbitrated under Section 26 hereof, you agree that non-exclusive jurisdiction and venue for such claims and disputes shall exist in the federal and state courts located in Fulton County, Georgia. You further agree and acknowledge that you may not sue Manheim in any jurisdiction or venue except Fulton County, Georgia.

26. DISPUTE RESOLUTION AND CLASS ACTION WAIVER

(a) ARBITRATION AGREEMENT: YOU AGREE TO ARBITRATE ANY DISPUTE OR CLAIM THAT YOU MAY HAVE WITH MANHEIM THAT ARISES OUT OF OR RELATES IN ANY WAY TO THESE https://publish.manheim.com/en/marketplace-policies/us-policies/manheim-terms-and-conditions.html

TERMS AND CONDITIONS; ANY PURCHASE, SALE, OR OTHER AUCTION OR CREDIT TRANSACTION WITH MANHEIM; YOUR USE OF ANY MANHEIM WEBSITE, ONLINE PORTAL, OR ANY MANHEIM PRODUCT OR SERVICE; OR ANY OTHER AGREEMENT BETWEEN YOU AND MANHEIM. ARBITRATION CONDUCTED HEREUNDER SHALL BE FINAL AND BINDING. THIS ARBITRATION PROVISION MEANS THAT YOUR CLAIMS AGAINST MANHEIM WILL BE RESOLVED THROUGH ARBITRATION RATHER THAN LITIGATION IN COURT. YOU ACKNOWLEDGE THAT MANHEIM MAY (BUT SHALL NOT BE REQUIRED TO) SUBMIT TO ARBITRATION ANY DISPUTE OR CLAIM THAT IT MAY HAVE AGAINST YOU, WITH ANY SUCH ARBITRATION BEING GOVERNED BY THE PROVISIONS OF THIS SECTION 26.

- (SECTION 26 ONLY) FOR ANY FUTURE BUSINESS WITH MANHEIM AND DOING SO WILL NOT IN ANY WAY PREJUDICE OR AFFECT YOUR DEALINGS WITH MANHEIM. TO EXERCISE THIS OPT OUT RIGHT, YOU MUST EMAIL MANHEIM WRITTEN NOTICE OF YOUR ELECTION TO OPT OUT AT ARBITRATIONOPTOUT@COXAUTOINC.COM NO LATER THAN 30 DAYS AFTER YOUR INITIAL ACCEPTANCE OF THESE TERMS AND CONDITIONS AS SET FORTH IN THE FIRST PARAGRAPH HEREOF. THE PROCEDURE SPELLED OUT HEREIN IS THE ONLY WAY TO OPT OUT OF THIS ARBITRATION AGREEMENT, AND ANY ATTEMPTS TO OPT OUT AFTER THE DEADLINE SET FORTH HEREIN WILL BE INEFFECTIVE.
- (c) CLASS ACTION WAIVER: ANY ARBITRATION PROCEEDING UNDER THIS SECTION 26 WILL TAKE PLACE ON AN INDIVIDUAL BASIS. CLASS ARBITRATIONS AND CLASS OR REPRESENTATIVE PROCEEDINGS OF ANY KIND ARE NOT PERMITTED AND YOU EXPRESSLY WAIVE YOUR ABILITY TO PARTICIPATE IN A CLASS OR REPRESENTATIVE PROCEEDING AGAINST MANHEIM. TO THE EXTENT THAT YOU OPT OUT OF ARBITRATION FOLLOWING THE PROCEDURE SET FORTH IN SECTION 26(b) ABOVE, OR IF THIS ARBITRATION AGREEMENT IS FOUND INAPPLICABLE TO YOUR DISPUTE WITH MANHEIM, THIS CLASS ACTION WAIVER WILL CONTINUE TO APPLY IN LITIGATION. YOU AGREE THAT THIS CLASS ACTION WAIVER IS AN ESSENTIAL ELEMENT OF OUR AGREEMENT AND THESE TERMS AND CONDITIONS AND THAT IT MAY NOT BE SEVERED. IN THE EVENT THAT THIS CLASS ACTION WAIVER IS DEEMED INVALID OR UNENFORCEABLE, THEN THE ENTIRE AGREEMENT TO ARBITRATE IN THIS SECTION 26 WILL BE NULL AND VOID.
- (d) Arbitration Procedures/Arbitrator Authority: Any dispute or claim subject to arbitration pursuant to this Section 26 shall be submitted to binding arbitration administered by the Judicial Arbitration and Mediation Service ("JAMS") pursuant to its Streamlined Arbitration Rules and Procedures as in effect at the time of the submission of such dispute or claim (the "JAMS Streamlined Rules"). The disputes and claims subject to arbitration pursuant to this Section 26 will be resolved by a single arbitrator selected pursuant to the JAMS Streamlined Rules. The arbitrator shall be bound by and shall strictly enforce these terms and conditions and any other applicable agreement between you and Manheim, and may not limit, expand, or otherwise modify any of these terms and conditions or the provisions of any other applicable agreement between you and Manheim. The arbitrator may award any relief that a court of law could, applying the limitations of liability contained in these terms and conditions. The arbitrator may award injunctive relief if permitted by law - but the injunctive relief awarded by the arbitrator may not extend beyond our dealings with each other. The laws of the State of Georgia will apply to any claims or disputes between us. Any arbitration will be held in Atlanta, Georgia, unless otherwise agreed upon by the parties in writing. Each party will bear its own expenses in the arbitration and will share equally the costs of the arbitration; provided, however, that the arbitrator shall award Manheim any costs

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and fees to which Manheim may be entitled under Section 22 in connection with any indemnification claim, and may also, in his or her discretion, award cost and fees to Manheim if it is determined that you submitted or filed any arbitration in bad faith or that your claims against Manheim have no reasonable legal basis.

- (e) Application of FAA/Survival: You agree that your transactions with Manheim evidence transactions in interstate commerce, and thus the Federal Arbitration Act governs the interpretation and enforcement of this Section 26 (notwithstanding the application of Georgia law to any underlying claims as provided for in clause (d) above). You also agree that this Section 26 survives any termination of these terms and conditions or any other agreement between us.
- 27. Individual Guaranty: By entering our private facilities and/or using our services, you personally guarantee full payment and performance of all the obligations you participate in incurring to Manheim, whether personally or as a representative of another entity, despite the fact that you may be participating in a representative capacity. The principal debtor is (i) any Buyer or Seller for whom you (a) are a registered owner with AuctionACCESS or (b) consent to a Manheim bill(s) of sale, and (ii) any customer for whom you order a product or service from us. Liability under this general guaranty is in addition to your dealership's liability and is joint and several with the dealership's liability. This is a general guaranty of payment and performance and not merely a guaranty of collection.
- 28. Communications: Except where prohibited by law, you hereby expressly authorize us to communicate with you via facsimile transmissions, email, telephonic transmissions, both to a residential telephone line and/or cell phone, including text messaging, using an automatic telephone dialing system or an artificial or prerecorded voice message, and/or any other forms of communication, for any purpose, including general business matters, account information, marketing materials, collection, and/or any other communication needs. Such express permission shall extend to any and all of the contact information that you have provided to us herein or otherwise, including physical and email addresses, phone numbers, fax numbers, etc., and to such other addresses, phone numbers, email addresses, online chat, social media platforms, etc. that you may provide to us, or that we may obtain from any third party at a later date. You are not required to consent to receive marketing calls and texts to your cell phone and/or residential line using an automatic telephone dialing system or an artificial or prerecorded voice message from us as a condition of your access to Manheim, and you may opt out of receiving such communications by adjusting your account settings at www.manheim.com.
- **29. No Commitment to Lend:** Neither these terms and conditions nor any other request by you to us shall constitute a commitment by us to lend funds to you or to take any other action. We may approve any request for floor plan or other financing in our sole discretion, with or without notice to you.
- **30.** Manheim Policies: You also agree to abide by any applicable Manheim Marketplace Policies or other location-specific policies of Manheim, as amended from time to time, including without limitation Manheim's privacy policy, website visitor agreements, post-sale inspection policy, and sale day check policy. The current list and terms of Manheim's national policies can be found at www.manheim.com/market_policies.
- 31. Understanding of Terms and Conditions: You acknowledge and agree that you understand these terms and conditions written in English and that you have sought the help of an attorney and/or translator as you deem necessary to understand them. The Parties hereto agree that this

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agreement, and all correspondence and all documentation relating to this agreement, be written in the English language. Any translated version of any of these terms and conditions offered by Manheim is provided as a courtesy only, with the English version being the binding version.

- **32. Severability:** In the event that any provision in this agreement is determined to be legally unenforceable, the parties agree that, except as specifically provided at Section 26(c), the unenforceable provision shall be severed, and the remaining provisions of these terms and conditions shall remain in full force and effect.
- 33. Electronic Approval: You hereby acknowledge and agree that these terms and conditions are being executed both in your individual capacity and in your capacity as an authorized representative for Dealer and that the approval of this document, if by e-signature, shall be deemed to satisfy all requirements imposed on electronic or digital signatures under applicable federal and state law, including, as applicable, the Electronic Signatures in Global and National Commerce Act (the "E-Sign Act"), 15 U.S.C. §7001(a) et seq., state electronic transactions or commerce laws, and any other similar laws relating to the validity or enforceability of electronic or digital signatures. You further acknowledge and agree that these terms and conditions may be approved by affixing to this agreement an electronic or digital signature, which shall for all purposes be deemed effective to constitute the valid signature of the party affixing such electronic or digital signature.

Términos y condiciones de Manheim

English | Español

Este acuerdo ha sido traducido al español meramente como una cortesía. En caso de alguna discrepancia frente a la versión en inglés, tendrá precedencia la versión en inglés

Actualizado: 1 de junio de 2018

Bienvenidos a Manheim, el proveedor más importante del mundo de servicios de reventa de vehículos. Al concurrir a alguna de las subastas privadas de Manheim o usar cualquiera de los servicios de Manheim, ya sea en un local de Manheim o en línea, usted acuerda, para sí mismo, su concesionario, su compañía y sus representantes (en su conjunto, "usted"), estar vinculado por los términos y condiciones siguientes, con las modificaciones posteriores que Manheim pueda hacer en cualquier momento:

1. Manheim: estos términos y condiciones regirán su uso de y acceso a las subastas de automóviles, los sitios web, los sitios móviles, las herramientas en línea y otros canales de entrega de servicios prestados por Manheim Remarketing, Inc. y sus varias subsidiarias y afiliadas, incluidas las varias subastas de vehículos de Manheim, Cox Automotive, Inc. y otros (en su conjunto, "Manheim," "nosotros," "nuestro" o "nos"). Estos términos y condiciones se agregan a, y no reemplazan, los acuerdos más específicos que pueda tener o celebrar con Manheim (por ejemplo, las facturas de venta, los acuerdos de consignación, los acuerdos de visitante en línea, las políticas de privacidad, los acuerdos de préstamo, etc.). En la medida que exista algún conflicto entre estos términos y condiciones y otros acuerdos más específicos que hubiese firmado con Manheim, esos otros acuerdos más específicos prevalecerán. Manheim puede modificar estos términos en cualquier momento publicando una versión con las modificaciones en su sitio web, la cual entrará en vigencia en la fecha de su publicación. El tiempo es esencial respecto a todos sus deberes en https://publish.manheim.com/en/marketplace-policies/us-policies/manheim-terms-and-conditions.html

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS	
A. NAME & PHONE OF CONTACT AT FILER (optional) Richard Coble 6786944811	
B. E-MAIL CONTACT AT FILER (optional)	
C. SEND ACKNOWLEDGMENT TO: (Name and Address) Richard Coble 1000 alderman drive Alpharetta, GA 30005 USA	

FILING NUMBER: 13-0027403747 FILING DATE: 08/27/2013 12:20 PM DOCUMENT NUMBER: 498511340004 FILED: Texas Secretary of State

IMAGE GENERATED ELECTRONICALLY FOR WEB FILING THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

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